

STRIKE-BREAKERS SLEEP IN CARS

Carload of Men From Denver Housed and Fed by Rio Grande.

UNIONS ISSUE CIRCULAR CONTRAST OLD AGREEMENTS AND PROPOSED NEW RULES.

Denver, March 21.—Wm. Hannon, sixth vice president of the International Association of Machinists, arrived in Denver yesterday afternoon, and has been placed in full charge of the Denver Rio Grande strikers at this point. A. O. Wharton, representing the grand lodge of the organization in the southwest, and M. J. McQueen, business agent of the machinists, will assist Mr. Hannon.

The carload of men to take the places of strikers in the shops of the Rio Grande contained twenty-eight. They arrived yesterday morning. The new men were not at once set at work, but will be assigned to duty today. The men were forwarded from Denver.

The company is housing the imported men in sleeping cars and boarding them at a hotel. "The new men are the best of our new men," was the word given out at the office of the master mechanic yesterday afternoon.

The master mechanic's office announced that there were no additions to the number of men at work yesterday, twenty-one still being the total.

The railroad people say their trains are running on time and that there has been no interruption to traffic.

Last night the local strikers received from Denver a copy of a statement issued by the committee of the International Association of Machinists. This circular gives in parallel columns the six points of difference between the agreement and the rules proposed by the company. In brief, the circular says, the agreement provides for a nine-hour day, a minimum rate of pay, an apprenticeship clause, a clause providing for a ten-hour day, and a clause providing for a ten-hour day.

"Anything the company, according to the committee, provide for a ten-hour day, a clause providing for a ten-hour day, and a clause providing for a ten-hour day."

The committee says the strike has been sanctioned by the international union involved and also by the southwestern consolidated district board. We expect to put up the fight of our lives. We are going to fight to win. How successful we shall be will depend greatly upon the support given.

Our carpet cleaning is guaranteed. NATIONAL HOUSE CLEANING CO.

SCARLET FEVER SPREADING

Record of Eighteen Cases for Week Shows Failure of Health Department to Check Disease.

The absolute failure of the local health department to prevent the further spread of scarlet fever which has been prevalent in the city for the past four months, is shown by the report for the week, issued yesterday, which shows that eighteen cases of that disease have been reported. This equals the record of the week before. Forty-three homes are quarantined because of this disease.

Five cases of diphtheria, six cases of measles, one case of meningitis, four cases of pneumonia and one case of tuberculosis were also reported during the week, making a total of thirty-five cases of contagious diseases.

There were thirty-three births and thirty-one deaths reported. Of the deaths there were twelve males and nineteen females, and of the births there were ten males and twenty-three females.

J. C. Heesch.

Plumbing and heating; sewer and water connections made. 118 W. 24 St.

M. & M. WILL BANQUET.

Social Event of Business Men's Organization March 27.

The Manufacturers and Merchants' association will give a banquet on Friday, March 27, at the Commercial club. In addition to the members of the organization it is expected that there will be a large number of guests. George S. McAllister has been named as toastmaster. Responses will be made in this order: "Business Unit," Charles N. Strevell; "The M. & M. of the Past," L. R. Martineau; "Responsibility of Citizenship," John Derr; "The M. & M. of the Future," Nephil Morris; Horace S. Ensign and Will R. Sibley will sing solos, and the Hawaiian troubadours will furnish music.

Our Strong Box Protection

is not only from Fire, Burglars or Water, but our system insures absolute protection against any other than the box renter gaining access to his safe deposit box.

A minimum charge of \$3.50 per year, less than one cent per day, secures your valuables in our \$40,000 Safe Deposit Vaults.

SALT LAKE SECURITY TRUST CO.
34 Main Street

BUTTER CONCERNS PUT BUTTER FIRE

Food Inspector Swears Out Complaints Against Elgin and Faust Companies.

SEVERAL CHARGES MADE I. N. PARKER ISSUES STATEMENT OUTLINING POSITION.

In Justice Dana T. Smith's court yesterday afternoon, City Food Inspector Prazier swore out complaints against the Elgin Dairy, Creamery & Supply company and the Faust company, charging them with violations of the pure food law.

The specifications against both companies are having in their possession unwholesome butter with intent to sell it, under the name of Elgin, and in the case of the Faust company, selling butter of short weight. I. N. Parker, manager of the Elgin company, last night gave out the following statement:

"If by misbranding butter the inspector means that we sell butter that we do not make, I am perfectly willing to admit the correctness of the charges. We surely do sell some butter that we do not make. Some of it is of the highest grade and some is of the lowest grade. And the prices are made accordingly. But all of the butter is absolutely pure and wholesome and we are willing to be responsible for it."

"Of course we handle our own butter in preference to all other butter, and have a contract for the surplus of only one pound of butter to any dealer in Utah or elsewhere and had it returned, condemned or deposited in any manner."

"Ninety-five per cent of the local wholesalers never make a pound of butter, nor do they have a connection, direct or indirect, with any creamery. They sell thousands of pounds of butter every day. There is in this violation of the law, I wish to make it clear that the dealer who sells the butter is responsible for that butter. He must deliver to his customers a first-class article or he cannot hold his trade. He must guarantee the product to be as represented."

Regarding Short Weight.

"No machine has yet been invented that will make any number of pound prints of butter that will each weigh exactly one pound. The reason for this is that the butter is pressed into a one-pound mold. Sometimes there is a little more moisture, sometimes a little less. In order to be safe, the safe scale is stamped the weight of our prints of butter at fifteen and one-half ounces. Even if some of the prints may be a little under weight by the time they get to the consumer, there is always a little left over. The time the butter leaves the creamery and the time it reaches the housekeeper."

As to the unwholesome butter charge, I can say on that point that the company has at no time had in its possession unwholesome butter. It is our policy to sell it for any other purpose. We have never sold a pound of butter here or elsewhere that was not exactly as represented. The city food inspector very well knows, or should know, that there are different grades of butter. We handle three of them. Our circular issued every week for the past three months contains quotations on three different grades of butter: first grade, second grade and storage."

Handling of Storage Butter.
"There is a range of 5 or 6 cents in the prices of these grades. We handle during the course of a year many thousands of pounds of butter, some of which is storage butter. None of the storage butter, however, comes from any state other than Utah and Idaho, and it is always of the highest quality. Many people prefer this to the fresh butter. The Elgin company makes no secret of handling it."

He said that the Elgin company entered a general denial of the Prazier charges and endorsed the attitude taken by Mr. Parker.

REVIVED BY ELECTRICITY

Thomas Hamilton Brought Back From Brink of Grave After Swallowing Laudanum.

Through the efforts of Police Surgeon Samuel G. Paul and Electrician Charles Shockey of the fire department, the life of Thomas Hamilton, a locomotive fireman, who attempted suicide Friday night, was saved. He was apparently dying when he was brought to the police station, but was revived by the application of an electric battery.

Hamilton was found early yesterday forenoon in a lodging house at 34 West First South street in a dying condition, by Police Sergeant Henry Johnston. The stairs were so narrow that the stretcher could not be used and the man was carried down stairs by the sergeant.

He was taken to the police station emergency hospital and Police Surgeon Paul was called. It was learned that he had purchased some laudanum and had taken two ounces of it in an attempt to end his life.

For a long time after he was brought to the station he showed no signs of life, and it was only after a comparatively high power current had been turned on him that he responded to treatment. When he had revived he was given an emetic by the fire department, and last evening he was pronounced out of danger.

The parents of the young man, with whom he lives at home at 30 George street, called at the emergency hospital last evening and took him home.

ANOTHER NEW STRUCTURE

W. H. McIntyre Will Erect Five-Story Building North of McCormick Bank.

W. H. McIntyre will begin on May 1 the erection of a five-story reinforced concrete building on his property at 70-74 Main street. The structure will be an office and business block. The new building will adjoin on the south the structure to be erected for the Calloway, Hook & Francis company.

On the site of the new building there are now two old buildings which have stood since the early days of Salt Lake. These are owned by E. F. Ammen, who is the City Fruit market. These tenants were notified yesterday to vacate by April 20. As soon as the buildings are vacated they will be torn down and the excavation for the erection of the new building will be commenced. It is estimated that the new structure will cost \$125,000.

VERLAND SODERBERG'S DEATH.

Friends of Mr. and Mrs. Gustave Soderberg of Ephraim have written The Herald regarding the death of Verland Soderberg on March 8. The boy, they state, was returning home from a hunting expedition with two companions, when the gun of one of them was discharged, the bullet killing Verland. This view was taken by the coroner's jury, which decided that the boy met his death by gun accidentally discharged, by the hand of whom they did not know.

HEIRS SEEK TO HAVE A MISSING WOMAN DECLARED LEGALLY DEAD

The story of a lost mother is told in a most unusual petition filed in the probate division of the district court yesterday. The petitioners are Mrs. Lillian Johnson and William Hunt of Sugar ward, children of Alida and Lawrence Hunt, and because of the fact that they have heard nothing of their mother since 1892 or 1893, they are asking that they be awarded her estate in this county. A brother, James Hunt, resides at Butte, Mont.

On May 1, 1890, the territorial district court granted Alida Hunt a divorce from her husband, Lawrence, and awarding her as alimony one-third interest in a twenty-acre farm consisting of all of lot 1, block 6, Big Field survey, and fifteen acres in the immediate vicinity. The interest is now worth approximately \$2,000.

After the divorce the relations between the father and mother seem to have been friendly, and she resided at his home with the children for some months after the decree was entered. During the year 1892 or 1893, she left the city and went supposedly to Nampa, Ida. Since she went there no trace has been found of her, and it is supposed that she is dead. Letters have been written to the postmaster at Nampa asking concerning her, but he has informed the children that after diligent search he has been unable to locate the lost mother or find any trace of her.

The children in the petition state that they believe that she did not marry again, and that she died many years ago. They ask that Lillian Johnson be appointed administrator of the estate.

The father of Mrs. Hunt, John Malloy, and a sister, Mary McClellan, now reside at Rulo, Neb., and they have heard nothing from her since the dates mentioned, although they have made efforts to locate her.

The decree of divorce was signed by T. L. Anderson, territorial judge, and the firm of Baldwin & Tatlock appeared for Mrs. Hunt. The decree is a lengthy document, and provides, among other things, that the wife should have the use of two rooms in the home and be paid while she lived there \$20 a month for her support and the support of her children. If she should at any time desire to leave, she should have \$500 in cash in lieu of this alimony, and also retain for and receive one-third interest in the twenty-acre farm.

According to the contention of the children, she did not receive the \$500 when she left, and still owns the third interest referred to.

It is for this amount that they are contending. Under the law, if a person is absent and unheard of for seven years and there seems reasonable ground for supposing that the person is dead, the court may so decree and appoint an administrator for the estate. It is under this law that the action is brought.

Lawrence Hunt, the father, died several years ago and his portion of the estate has been disposed of.

BOARD OF PARDONS SHOWS LENIENCY IN SEVEN OF TEN CASES CONSIDERED

The state board of pardons seemed imbued with a spirit of mercy yesterday, for of ten cases which came before it, pardons were granted to six convicts and one was paroled.

The prisoner paroled is Hiram Mosher, convicted of polygamy in Ogden and sentenced Sept. 9, 1907, to one year in the penitentiary.

A. F. Miller was pardoned. He is the man who was formerly connected with the famous Utah park on South Main street, and who was convicted on April 28, 1906, of assault on a young girl, and sentenced to the penitentiary for five years. Two months ago the board granted him a parole and yesterday let him out entirely.

Leo L. Larson, convicted of a similar crime in Box Elder county, Dec. 13, 1907, and sentenced to six months in the penitentiary, was pardoned.

Lester Christensen, convicted of forgery in San Juan county, Nov. 19, 1907, and sentenced to one year, was pardoned.

R. W. Watson, serving a six-months' term in the penitentiary for larceny, was also paroled. He was sentenced by Judge Diehl Jan. 17, 1908. Watson, with one A. Burt, was accused of stealing copper wire from the Western Electric and Utah Light & Railway company.

Mrs. Alice Sullivan, of Grand Junction, was suddenly taken violently insane while talking to her son at the dispatchers' office at the Rio Grande depot in Salt Lake at 9:20 last evening. Mrs. Sullivan's son, Harry Sullivan, is one of the operators in the employ of the Rio Grande at Salt Lake. She came to visit him here and on the way home she was taken ill. Last evening she went to his office in the Rio Grande depot and was calmly chatting with him as he suddenly threw up her hands and started to scream.

At times she would sing hymns, then she would shout and then she would make efforts of her son, two policemen and Night Watchman Phillips to quiet her. Dr. Benedict, who was called, said that the woman was suffering from a sudden and violent hysteria, probably caused by ill health, which temporarily unbalanced her reason.

Her son's hospital ambulance was sent for. On the way to the depot, while going at full speed around the corner at Second South and Main streets, one of the horses on the ambulance fell on the pavement. It was not injured, however, and after a few minutes' delay the ambulance went on to the station. There, after a great deal of difficulty, the woman, protesting and fighting off the policemen, was taken to the ambulance.

The insane woman was taken to St. Mark's hospital, but was refused admittance. She was then taken to the police station and from there sent to the county jail. It was nearly two hours from the time that she was placed in the ambulance before she regained the county jail. She was placed in the padded cell and toward morning had quieted somewhat.

WOMAN BECOMES VIOLENTLY INSANE WHILE CONVERSING WITH HER SON

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Major William T. May Will Size Up Various Organizations of the State Militia.

The regular annual government inspection of the Utah national guard will be made by Major William T. May of the Fifteenth infantry upon the following dates: Company A, Nephi, April 15; company F, Mantle, April 16; company E, Richfield, April 17; company D, Mt. Pleasant, April 18; field staff and band, company H, company C, signal corps, hospital corps, first battery field artillery, Salt Lake City, April 21 and 22; company B, Ogden, April 22.

Formal orders will be issued by the adjutant general for the holding of this inspection as soon as the date for the inspection of the respective organizations in Salt Lake have been fixed. This inspection is not to be taken for granted, as the government is advised of the standing and efficiency of the guard and is made annually in every state under the requirements of the Dick bill, and is a prerequisite to the state participation in the government's appropriation under that bill.

Thomas Brady has been elected captain of company D at Mt. Pleasant and O. H. Hensing second lieutenant of company B, Ogden. Both are officers of long experience and have known efficiency.

STIRRING UP TROUBLE.
Traveling Men Challenge Elks to Baseball Game.

There is destined to be trouble during the meeting in annual convention of the United Commercial Travelers of America in this city beginning June 30. The trouble is not to be taken for anything wrong in the ranks of the traveling men, nor yet because there is to be a sensation of charges of graft or things of that sort.

Indeed, the trouble that is destined to be is far from anything of this kind. The trouble is a breach of the peace which is being stirred up by a committee, the Elks' team is challenged and a fight is being stirred up.

In a challenge issued yesterday by a committee, the Elks' team is challenged and a fight is being stirred up. The challenge is addressed to W. F. Cooper, exalted ruler of the Salt Lake lodge No. 8, and is signed by Theo. M. Whiteley, E. Lehn, D. W. McKee, George A. Whitaker and George W. Goddard. It also has the official endorsement of the Elks' lodge No. 8, and the Commercial club team will challenge the winner.

S. D. Evans, Undertaker and embalmer, removed to new location, 48 South State street.

Blank Books. Tribune-Reporter Ptg. Co., 66 W. 2d St.

Good Printing. Tribune-Reporter Ptg. Co., 66 W. 2d St.

Legal Blanks. Tribune-Reporter Ptg. Co., 66 W. 2d St.

Loose Leaf Devices. Tribune-Reporter Ptg. Co., 66 W. 2d St.

NEW STATE CODE STILL HANGS FIRE

Grant H. Smith Blames the Skelton Company for Continued Delay.

INDEX IS NEW OBSTACLE CONTRACT CALLS FOR COMPLETION OF WORK JAN. 1, 1907.

According to the contract entered into with the Skelton Publishing company for the publishing of the new state code, 3,000 copies should have been bound and delivered by Jan. 1 last, and another 1,000 copies by Feb. 1.

Not one copy of the code has been issued as yet, and Grant H. Smith, of the code commission, says that it will not be earlier than April 15 when the job is completed.

The commission has had the copy prepared for the entire code since about the middle of last December, but for some reason the publishing company has failed to live up to its contract.

Two months ago The Herald called attention to the situation and quoted Mr. Smith, who laid the blame on the Skelton company. At that time Mr. Smith said that the code would be ready by March 15. When seen last evening Mr. Smith said:

"The statement I made two months ago to The Herald still holds true. The printing company has failed to do its work according to the strict interpretation of the contract, and it alone has caused the delay in the issuance of the code. I do not think it will be earlier than April 15 before the code is issued."

The trouble now is in setting up the index. A month ago we were told that the company could furnish us fifteen pages a day. The average has not been more than five pages. Aside from this we recently discovered that a thirty-two-page book had been printed and would have to be printed over again. This is a part of the body of the code and this discovery has been very discouraging to us."

Bills for Extras.
"Will there be any more bills for extras?" Mr. Smith was asked.

"There will be some extras because of the change in style, but not to amount to anything."

The Skelton company has already been paid about \$60 for extras on this work, which should have been completed Jan. 1. It is to date about 125 pages of the 200-page index are in type and the work on the remaining is going on at a distressingly slow rate, according to Mr. Smith.

The 1907 legislature appropriated \$22,000 for the publishing of the new code and \$7,000 for the payment of salaries. It was thought that the code would be ready by Jan. 1 and thus give the attorneys of the state for at least a year a book which would contain all the laws of the state.

It now appears that the attorneys will have to wait another month at least and probably longer, and when they secure the new books it will be only six months before the legislature meets again and passes a number of new laws, which can only be found in the session laws.

LEGAL TANGLE IS AVOIDED

Interesting Family Squabble Over the Estate of James Goodall Is Settled.

A rather interesting family squabble over the estate of James Goodall, who died Feb. 24, was brought to an end in Judge Morse's division of the district court yesterday, when on motion of the respective attorneys interested the suit was dismissed, and C. M. Nielsen appointed administrator under a \$1,600 bond.

The trouble was started by a son, Arthur Goodall, who was appointed by the court as special administrator of the estate on March 3. He brought suit immediately against his sister, Mary Goodall Perry, to recover \$1,016 for the estate which the father gave her a week before his death. This money was deposited in the Zion's Savings Bank & Trust company in the name of the mother, Ellen Goodall, who since Sept. 8 has been in the Provo mental hospital. It was alleged by Arthur Goodall that Mrs. Perry unduly influenced her father while he was in a weak condition and irresponsible, and secured his signature to an assignment of this money to herself.

She answered by denying the allegation and asserting that her father was of sound mind and discretion when he gave her the order.

Then George Cottrell, guardian of the mother, filed a complaint in intervention, asserting that the money was deposited in the name of his charge and that she was entitled to it. He denied the right of Arthur Goodall or Mary Goodall Perry to any share of it, and set forth, as did Arthur Goodall, that the assignment was procured while the deceased was in a weak mental condition. He also claimed that the money was almost entirely the savings of the insane wife.

When the case was called yesterday Attorney Harry S. Harper, for Arthur Goodall, moved that it be dismissed and, on the assent of the attorneys for the other parties, it was so ordered.

Picture Framing. Salt Lake Photo Supply Co., 142 Main street.

Varnish Is Needed in 20,000 Homes in Salt Lake Right Now

For floors we recommend No. 61 Floor Varnish, because it has a tough, elastic body that will not crack, scratch or show heel marks.

Morrison, Merrill & Co. 28 Main St. Bell Exchange, Ind. 501.

SUMMER EXCURSION RATES. The Union Pacific, Oregon Short Line, Southern Pacific, Oregon Railroad and Navigation company, Salt Lake Route, Chicago & North Western, San Francisco & Salt Lake, St. Paul gave notice yesterday that summer excursion rates to the Pacific coast would be made on a basis of one-fare rate of \$60 from the Missouri river, \$75.00 from St. Louis and \$72.50 from Chicago, June 1 to September 30. Tickets at the same rate will be sold from the same eastern territory to San Francisco, Los Angeles and San Diego for the battleship fleet celebration April 4 and 5, April 25 and 26.

National House Cleaning Co. Who cleans carpets perfectly.

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WHY A TOPCOAT?

Because it is the only garment that is neither too heavy nor too light for this season of the year.

WHY A SIEGEL STYLE?

Because it combines, with the weight essential, every other point that makes clothes quality.

Some new ones you ought to see.

Siegel

228-230 MAIN

YOUR AUTO

Is it insured? We have a new form of policy protecting you anywhere against fire, collision, theft and other mishaps. It is written by that splendid old company, the Insurance company of North America, for which we are the sole agents in Salt Lake City.

We handle everything in the insurance line, but only in the best companies. We handle everything in the real estate line, and we take pride in our record for pleasing customers.

Here are a few bargains we offer today:
\$2,200-5-room new brick bungalow, west side.
\$2,500-8-room frame cottage, lot 223, rods, east side.
\$3,100-6-room modern brick, corner lot, K street.
\$1,500-5-room new modern home, No. 1488 S. 10th East.
\$3,500-5-room modern brick, 3 rooms, can be finished up stairs, close in on 8th avenue.

\$4,000-New 5-room bungalow on the east bench.
\$1,500-6-room modern brick cottage close in on 4th avenue.
\$7,500-8-room new modern brick, 24th East, close in.
\$6,000-7-room new modern home, corner M and First avenue.
\$6,150-East side residence property paying 15 per cent.
\$1,500-6-room modern brick, corner lot, K street.
\$6,800-8-room new modern brick close in on Third avenue.
\$8,000-10-room modern home on East First South.

Vacant lots on north bench from \$500 to \$1,500, and on east bench from \$800 to \$1,500.

WE ARE AGENTS FOR FEDERAL HEIGHTS.

STOWE & PALMER

THE REALTY MEN.

(CONTROLLING WILSON-SHERMAN CO.)

INSURANCE THAT INSURES.

(Lessee Lynn-Smith Co., Insurance.)

62 West Second South Street, Upstairs. Both 'Phones 62.

"You Can't Keep a Good Town Down."

How Much

Is That Spare Dollar Worth to You?

Just for the sake of illustration and to better get the point of this advertisement, take a spare dollar out of your pocket, give it a good, square look and think over these paragraphs.

Spend it today and you can get 200 cents' worth of whatever you want.

You undoubtedly can get some pleasure in spending it today. You are young, healthy,